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7
8 Attorneys Plaintiff
9 MARCIA GAGLIARDI
10 and RYAN ROBLES

11
12 UNITED STATES DISTRICT COURT
13 NORTH DISTRICT OF CALIFORNIA

14 MARCIA GAGLIARDI, and RYAN
15 ROBLES,

16 Plaintiffs,

17 vs.
18 HARD ROCK HOTEL, INC., a Nevada
19 corporation and DOES 1-10, inclusive,

20 Defendants.

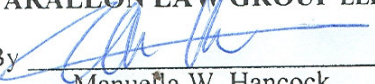
21 Case No. CV 05-01950 MHP

22 **STIPULATION FOR DISMISSAL OF ENTIRE
23 ACTION WITH PREJUDICE**

24 WHEREAS the parties have reached an acceptable, confidential resolution of this
25 matter, pursuant to Federal Rule of Civil Procedure 41(a), Plaintiffs Marcia Gagliardi and Ryan
26 Robles and Defendant Hard Rock Hotel, Inc., by and through their undersigned attorneys of
27 record, hereby stipulate to the dismissal with prejudice of the above-captioned action.

28 Dated: February 1, 2006

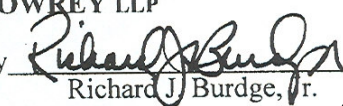
29 **FARALLON LAW GROUP LLP**

30 By 
31 Manuela W. Hancock

32 Attorneys for Plaintiffs MARCIA
33 GAGLIARDI and RYAN ROBLES

34 Dated: February 2, 2006

35 **HOWREY LLP**

36 By 
37 Richard J. Burdge, Jr.

38 Attorneys for Defendant
39 HARD ROCK HOTEL, INC.



40 CV 05-01950 MHP

41 STIPULATION FOR DISMISSAL